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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/702,094	11/05/2003	Robert P. Madill JR.	5053-64100	6815
35690 75	590 03/30/2005		EXAMINER	
MEYERTONS, HOOD, KIVLIN, KOWERT & GOETZEL, P.C.			WINTER, JOHN M	
P.O. BOX 398 AUSTIN, TX 78767-0398			ART UNIT	PAPER NUMBER
			3621	

DATE MAILED: 03/30/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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•		Application No.	Applicant(s)			
• 1	Office Addison O	10/702,094	MADILL ET AL.			
V	Office Action Summary	Examiner	Art Unit			
		John M Winter	3621			
Period fo	The MAILING DATE of this communication or Reply	appears on the cover sheet with the c	orrespondence address			
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR RE MAILING DATE OF THIS COMMUNICATIC nsions of time may be available under the provisions of 37 CFI SIX (6) MONTHS from the mailing date of this communication e period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by streply received by the Office later than three months after the med patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a reply be ting reply within the statutory minimum of thirty (30) day nod will apply and will expire SIX (6) MONTHS from atute, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on 0	5 November 2003.				
	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositi	ion of Claims		•			
5)□ 6)⊠ 7)□	Claim(s) 66- 84,101,113,134 and 146 is/are 4a) Of the above claim(s) is/are with Claim(s) is/are allowed.  Claim(s) 66- 84,101,113,134 and 146 is/are Claim(s) is/are objected to.  Claim(s) are subject to restriction and	drawn from consideration.				
Applicati	on Papers					
10)	The specification is objected to by the Exame The drawing(s) filed on is/are: a) a Applicant may not request that any objection to Replacement drawing sheet(s) including the core The oath or declaration is objected to by the	accepted or b) objected to by the lead to by the lead of the drawing(s) be held in abeyance. See rection is required if the drawing(s) is objection is required if the drawing(s) is objection is required.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority u	ınder 35 U.S.C. § 119					
12)[ a)[	Acknowledgment is made of a claim for fore  All b) Some * c) None of:  1. Certified copies of the priority docum  2. Certified copies of the priority docum  3. Copies of the certified copies of the papplication from the International Bur  See the attached detailed Office action for a	ents have been received. ents have been received in Application of the properties of	on No ed in this National Stage			
Attachmen	t(s)					
1) Notic	e of References Cited (PTO-892)	4) Interview Summary				
3) 🔲 Inform	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/ r No(s)/Mail Date	Paper No(s)/Mail Da 708) 5) Notice of Informal P 6) Other:	ate atent Application (PTO-152)			

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## **DETAILED ACTION**

Claims 66-84,101,113,134 and 146 have been examined.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 66- 84,101,113,134 and 146 are rejected under 35 U.S.C. 103(a) as being unpatentable over Torres et al., (US Patent Application No 2005/0043961) in view of Forman (US Patent No 6,826,536)

As per claim 66,

Torres et al. ('961) discloses a method, comprising:

providing at least two fraud potential indicators for at least one request,;(paragraph 21) displaying at least two fraud potential indicators in a graphical user interface.(Figure 7)

Torres et al. discloses the claimed invention except for "two fraud potential indicators", It would have been obvious to one having ordinary skill in the art at the time the invention was made to use two fraud potential indicators, since it has been held that mere duplication of the essential working parts of a device involves only routine skill in the art. St Regis Paper Co. v. Bemis Co., 193 USPQ 8.

Torres et al. ('961) does not explicitly disclose wherein at least two fraud potential indicators are assessed using at least two fraud potential detection techniques

. Schneck et al. ('498) discloses wherein at least two fraud potential indicators are assessed using at least two fraud potential detection techniques (column 4, lines 57-64) It would be obvious to one having ordinary skill in the art at the time of the invention to combine Torres et al. ('961)'s method with Forman's teaching in order to promote correct assessment of fraud by using multiple indicators.

Claims 76 and 80 are in parallel with claim 66 and are rejected for at least the same reasons.

As per claim 67,

Torres et al. ('961) discloses the method of claim 66,

wherein clicking on at least one fraud potential indicator for the at least one request will display information about the at least one request. (paragraph 47, figure 7)

As per claim 68,

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Torres et al. ('961) discloses the method of claim 66, further comprising displaying information in the graphical user interface, wherein information displayed in the graphical user interface for the request comprises at least one of: a name; an office; a number assired to the request; a request date; and a score date. (Figure 9)

As per claim 69,

Torres et al. ('961) discloses the method of claim 66, further comprising wherein at least one request is an insurance claim, and at least one insurance claim is organized into lists according to at least two of referred claims, assigned claims, or rejected claims, and wherein selecting a graphical component respective to at least one of a referred claims, desired claims, or rejected claims brings up a list of claims in the corresponding list. (Figure 9)

As per claim 70,

Torres et al. ('961) discloses the method of claim 66, further comprising further comprising changing a criteria about which claims to display by selecting a filter graphical component. (Figure 8)

As per claim 71,

Torres et al. ('961) discloses the method of claim 66, further comprising assigning at least one request by selecting an desired graphical component. (Figure 7)

As per claim 72,

Torres et al. ('961) discloses the method of claim 66, further comprising rejecting at least one request by selecting a reject graphical component. (Figure 1)

As per claim 73,

Torres et al. ('961) discloses the method of claim 66,

wherein at least one gaud potential detection technique comprises predictive modeling. (Paragraph 21)

Claims 77 and 81 are in parallel with claim 73 and are rejected for at least the same reasons.

As per claim 74,

Torres et al. ('961) discloses the method of claim 66,

Official Notice is taken that "at least one fraud potential detection technique comprises at least one identity search of insurance claim data" is common and well known in prior art in reference to fraud detection protocols. It would have been obvious to one having ordinary skill in the art at the time the invention was made to use an identity search in order to expose any aliases that the claim filer may have used in the past.

Claims 78 and 82 are in parallel with claim 74 and are rejected for at least the same reasons.

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As per claim 75,

Torres et al. ('961) discloses the method of claim 66,

wherein at least one fraud potential detection technique comprises assessing request data using at least one business rule (Paragraph 21.

Claims 79 and 83 are in parallel with claim 75 and are rejected for at least the same reasons.

As per claim 84,

Torres et al. ('961) discloses a method, comprising:

providing at least two fraud potential indicators for at least one request;(paragraph 21) and assessing a probability of fraud to at least one request based on at least one fraud potential indicator, wherein a probability of fraud of the at least one request comprises a rank of at least one gaud potential indicator of the at least one request relative to fraud potential indicators of another request. (Figure 8)

Torres et al. discloses the claimed invention except for "two fraud potential indicators", It would have been obvious to one having ordinary skill in the art at the time the invention was made to use two fraud potential indicators, since it has been held that mere duplication of the essential working parts of a device involves only routine skill in the art. St Regis Paper Co. v. Bemis Co., 193 USPQ 8.

As per claim 113,

Torres et al. ('961) discloses a method, comprising:

assessing at least two fraud potential indicators for an insurance claim using at least two of an identity search engine, a predictive model engine, or a business rule engine, displaying information about an insurance claim including identifying information for the claim and the at least two fraud potential indicators for the insurance claim; and displaying at least one tab, wherein selecting the at least one tab displays information related to the claims associated with a reference on the at least one tab selected. (Figures 7 and 9)

Torres et al. discloses the claimed invention except for "two fraud potential indicators", It would have been obvious to one having ordinary skill in the art at the time the invention was made to use two fraud potential indicators, since it has been held that mere duplication of the essential working parts of a device involves only routine skill in the art. St Regis Paper Co. v. Bemis Co., 193 USPQ 8.

## Conclusion

Examiners note: Examiner has cited particular columns and line numbers in the references as applied to the claims above for the convenience of the applicant. Although the specified citations are representative of the teachings of the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses, to fully consider the references

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in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the examiner.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John M Winter whose telephone number is (703) 305-3971. The examiner can normally be reached on M-F 8:30-6, 1st Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James P Trammell can be reached on (703)305-9768. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-7687 for regular communications and (703) 305-7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

March 18, 2005 JMW

> ÓDHN W. HAYES PRIMARY EXAMINER

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